DEC OF JUNE

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SKANSMITTAL FORM	Application Number	09/712,584	4				
(To be used for all	Filing Date	November	14, 2000				
correspondence	Inventor	D.A. Farias et al.					
after initial filing)	Group Art Unit	3627					
	Examiner Name	Gerald J. O'Connor					
Total Number of Pages in th Submission: 55	Attorney Docket Number	SJO919990173US1					
ENCLOSURES (check all that apply)							
☐ Fee Transmittal Form ☐ Fee Attached ☐ Amendment/Reply ☐ After Final ☐ Affidavits /Declarati ☐ Extension of Time Request ☐ Express Abandonment Request ☐ Information Disclosure Statement; references ☐ Certified Copy of Priority Document(s) ☐ Response to Missing Parts/Incomplete Application ☐ Response to Missing Parts /Incomplete Application ☐ Response to Missing Part under 37 CFR 1.52 or 1.53	Petition to Convert to a Provisional Application □ Power of Attorney, Revocation, and/or Change of Correspondence Address □ Terminal Disclaimer □ Request for Refund n □ CD, Number of CD(s)	apers (for an Applicant's Mistake (37 CFR 1.323) □ Certificate of Correction of Office Mistake (37 CFR 1.322) ■ Appeal Communication to Office Mistake (37 CFR 1.322) ■ Appeal Communication to Office Mistake (37 CFR 1.322) ■ Appeal Communication to Office Mistake (37 CFR 1.322) ■ Appeal Communication to Office Mistake (37 CFR 1.322) ■ Appeal Communication to Office Mistake (37 CFR 1.322) ■ Appeal Communication to Office Mistake (37 CFR 1.322) ■ Appeal Communication to Office Mistake (37 CFR 1.322) ■ Appeal Communication □ Status Letter □ Appeal Communication to Board of Appeals and Interferences □ Fee Address Indication Form ■ Other Enclosure(s)					
SIGNAT	URE OF APPLICANY, ATTORNE	Y, OR AG	ENT				
Firm or Individual Name:	David W. Victor, Registration No. 3	9,867					
Signature:							
Date:	December 2, 2005						
KONRAD RAYNES & VICTOR, LLP 315 South Beverly Drive, Suite 210 Beverly Hills, California 90212 (310) 556-7983 The Commissioner is authorized to charge any deficiency of fees, or credit any overpayment, to Deposit Account No. 09-0466							
	IFICATE OF MAILING OR TRAI						
I hereby certify that this Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to Commissioner for Patents, Alexandria, VA 22313-1450, or being facsimile transmitted to the USPTO, on the date indicated below.							
Typed or Printed name:	David W. Victor		Customer No.				
Signature:	///		46917				



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

D.A. Farias et al.

Examiner:

Gerald J. O'Connor

Serial No.:

09/712,584

Group Art Unit:

3627

Filed:

November 14, 2000

Docket No.:

SJO919990173

TITLE:

REPLENISHMENT MANAGEMENT SYSTEM AND METHOD

RESPONSE TO NOTIFICATION OF NON-COMPLIANT APPEAL BRIEF

Commissioner for Patents Alexandria, VA 22313-1450

Dear Sir:

In a Notification of Non-Compliant Appeal Brief dated November 2, 2005, the Examiner found the Appeal Brief non-compliant because it does not contain appendices for evidence submitted and decisions rendered in related proceedings. Applicants submit herewith a new Appeal Brief including the evidence and related proceeding appendices as requested. Applicants request entry and consideration of this new Appeal Brief.

The attorney of record invites the Examiner to contact him at (310) 553-7977 if the Examiner believes such contact would advance the prosecution of the case.

Dated: December 2, 2005

David W . Victor

Reg. No.: 39,867

Please direct all correspondences to:

David Victor Konrad Raynes Victor & Mann, LLP 315 South Beverly Drive, Ste. 210 Beverly Hills, CA 90212

Tel: 310-553-7977 Fax: 310-556-7984



UNITED STATES PATENT AND TRADEMARK OFFICE

37.09 DV

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/712,584	11/14/2000	Daniel Arturo Delfin Farias	SJO919990173	9711
	7590 11/02/2005 AYNES & VICTOR, LL	P. OIPE 44	EXAM	INER
ATTN: IBM37 315 SOUTH BEVERLY DRIVE, SUITE 210 BEVERLY HILLS, CA 90212		210 DEC 05 7005	ART UNIT	PAPER NUMBER
DD V DRBT T	1225, GIV 30212	The months of	DATE MAILED: 11/02/2009	5
			Legrise due	12-2-05

Please find below and/or attached an Office communication concerning this application or proceeding.

DOCKETED - AYC

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Konrad Raynes Victor & Mann, LLP

		<i>1</i>) (Application No.	Applicant(s)					
		cation of Non-Compliant Appeal Brief	09/712,584	Farias et al.					
(37 CFR 41.37)		(37 CFR 41.37)	Examiner	Art Unit					
	*	<u>4</u>)	O'Connor	3627					
Ĉ	0 5 7005	The MAILING DATE of this communication app	pears on the cover sheet with the c	correspondence e	address				
The Asceal Brief filed on <u>July 14, 2005</u> is defective for failure to comply with one or more provisions of 41.37(c).									
To avoid dismissal of the appeal, applicant must file a complete new brief in compliance with 37 CFR 41.37(c) within ONE MONTH or THIRTY DAYS from the mailing date of this Notification, whichever is longer. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136.									
	1. 🗌	The brief was filed on or after September 13, 2004 and does not contain the items required under 37 CFR 41.37(c), or the items are not under the proper heading or in the proper order.							
	2. 🗌	The brief does not contain a correct statement of the status of all claims, (e.g., rejected, allowed or confirmed, withdrawn, objected to, canceled), or does not identify the appealed claims (37 CFR 41.37(c)(1)(iii)).							
	3. 🗌	At least one amendment has been filed subsequent to the final rejection, and the brief does not contain a statement of the status of each such amendment (37 CFR 41.37(c)(1)(iv)).							
	4.	(a) The brief does not contain a concise explanation of the subject matter defined in each of the independent claims involved in the appeal, referring to the specification by page and line number and to the drawings, if any, by reference characters; and/or (b) the brief fails to: (1) identify, for each independent claim involved in the appeal and for each dependent claim argued separately, every means plus function and step plus function under 35 U.S.C. 112, sixth paragraph, and/or (2) set forth the structure, material, or acts described in the specification as corresponding to each claimed function with reference to the specification by page and line number, and to the drawings, if any, by reference characters (37 CFR 41.37(c)(1)(v)).							
	5. 🗌	The brief does not contain a concise statement of each ground of rejection presented for review (37 CFR 41.37(c)(1)(vi))							
	6. 🗌	The brief does not present an argument under a separate heading for each ground of rejection on appeal (37 CFR 41.37(c)(1)(vii)).							
	7. 🗌	The brief does not contain a correct copy of the appealed claims as an appendix thereto (37 CFR 41.37(c)(1)(viii)).							
	8. 🛛								
	9. 🛚	The brief does not contain copies of the decisions rendered by a court or the Board in the proceeding identified in the Related Appeals and Interferences section of the brief as an appendix thereto (37 CFR $41.37(c)(1)(x)$).							
	10.🖂	Other (including any explanation in support of the above items):							
		All appendices must be included, even if content is	simply "none" .						
	(Copy of new rules attached.)								
				J. O'Connor	(9-20-05)				
			Drimar	v Evaminer	,				

Art Unit: 3627

(c) Prior to the entry of a decision on the appeal by the Board, the Director may sua sponte order the proceeding remanded to the examiner.

[Added, 69 FR 49959, Aug. 12, 2004, effective Sept. 13, 2004]

§ 41.37 Appeal brief.

- (a)(1)Appellant must file a brief under this section within two months from the date of filing the notice of appeal under § 41.31.
- (2) The brief must be accompanied by the fee set forth in $\S 41.20(b)(2)$
- (b) On failure to file the brief, accompanied by the requisite fee, within the period specified in paragraph (a) of this section, the appeal will stand dismissed.
- (c)(1)The brief shall contain the following items under appropriate headings and in the order indicated in paragraphs (c)(1)(i) through (c)(1)(x) of this section, except that a brief filed by an appellant who is not represented by a registered practitioner need only substantially comply with paragraphs (c)(1)(i) through (c)(1)(iv) and (c)(1)(vii) through (c)(1)(x) of this section:
- (i) Real party in interest. A statement identifying by name the real party in interest.
- (ii) Related appeals and interferences. A statement identifying by application, patent, appeal or interference number all other prior and pending appeals, interferences or judicial proceedings known to appellant, the appellant's legal representative, or assignee which may be related to, directly affect or be directly affected by or have a bearing on the Board's decision in the pending appeal. Copies of any decisions rendered by a court or the Board in any proceeding identified under this paragraph must be included in an appendix as required by paragraph (c)(1)(x) of this section.
- (iii) Status of claims. A statement of the status of all the claims in the proceeding (e.g., rejected, allowed or confirmed, withdrawn, objected to, canceled) and an identification of those claims that are being appealed.
- (iv) Status of amendments. A statement of the status of any amendment filed subsequent to final rejection.
- (v) Summary of claimed subject matter. A concise explanation of the subject matter defined in

- each of the independent claims involved in the appeal, which shall refer to the specification by page and line number, and to the drawing, if any, by reference characters. For each independent claim involved in the appeal and for each dependent claim argued separately under the provisions of paragraph (c)(1)(vii) of this section, every means plus function and step plus function as permitted by 35 U.S.C. 112, sixth paragraph, must be identified and the structure, material, or acts described in the specification as corresponding to each claimed function must be set forth with reference to the specification by page and line number, and to the drawing, if any, by reference characters.
- (vi) Grounds of rejection to be reviewed on appeal. A concise statement of each ground of rejection presented for review.
- Argument. The contentions of appellant with respect to each ground of rejection presented for review in paragraph (c)(1)(vi) of this section, and the basis therefor, with citations of the statutes, regulations, authorities, and parts of the record relied on. Any arguments or authorities not included in the brief or a reply brief filed pursuant to § 41.41 will be refused consideration by the Board, unless good cause is shown. Each ground of rejection must be treated under a separate heading. For each ground of rejection applying to two or more claims, the claims may be argued separately or as a group. When multiple claims subject to the same ground of rejection are argued as a group by appellant, the Board may select a single claim from the group of claims that are argued together to decide the appeal with respect to the group of claims as to the ground of rejection on the basis of the selected claim alone. Notwithstanding any other provision of this paragraph, the failure of appellant to separately argue claims which appellant has grouped together shall constitute a waiver of any argument that the Board must consider the patentability of any grouped claim separately. Any claim argued separately should be placed under a subheading identifying the claim by number. Claims argued as a group should be placed under a subheading identifying the claims by number. A statement which merely points out what a claim recites will not be considered an argument for separate patentability of the claim.
- (viii) Claims appendix. An appendix containing a copy of the claims involved in the appeal.

R-281 (Attachment to)
Paper No. 20050920)
(Pase 1.f.2)

- (ix) Evidence appendix. An appendix containing copies of any evidence submitted pursuant to §§ 1.130, 1.131, or 1.132 of this title or of any other evidence entered by the examiner and relied upon by appellant in the appeal, along with a statement setting forth where in the record that evidence was entered in the record by the examiner. Reference to unentered evidence is not permitted in the brief. See § 41.33 for treatment of evidence submitted after appeal. This appendix may also include copies of the evidence relied upon by the examiner as to grounds of rejection to be reviewed on appeal.
- (x) Related proceedings appendix. An appendix containing copies of decisions rendered by a court or the Board in any proceeding identified pursuant to paragraph (c)(1)(ii) of this section.
- (2) A brief shall not include any new or non-admitted amendment, or any new or non-admitted affidavit or other evidence. See § 1.116 of this title for amendments, affidavits or other evidence filed after final action but before or on the same date of filing an appeal and § 41.33 for amendments, affidavits or other evidence filed after the date of filing the appeal.
- (d) If a brief is filed which does not comply with all the requirements of paragraph (c) of this section, appellant will be notified of the reasons for noncompliance and given a time period within which to file an amended brief. If appellant does not file an amended brief within the set time period, or files an amended brief which does not overcome all the reasons for non-compliance stated in the notification, the appeal will stand dismissed.
- (e) The time periods set forth in this section are extendable under the provisions of § 1.136 of this title for patent applications and § 1.550(c) of this title for exparte reexamination proceedings.

[Added, 69 FR 49959, Aug. 12, 2004, effective Sept. 13, 2004]

§ 41.39 Examiner's answer.

(a)(1)The primary examiner may, within such time as may be directed by the Director, furnish a written answer to the appeal brief including such explanation of the invention claimed and of the references relied upon and grounds of rejection as may be necessary, supplying a copy to appellant. If the primary examiner determines that the appeal does not

comply with the provisions of §§ 41.31 and 41.37 or does not relate to an appealable action, the primary examiner shall make such determination of record.

- (2) An examiner's answer may include a new ground of rejection.
- (b) If an examiner's answer contains a rejection designated as a new ground of rejection, appellant must within two months from the date of the examiner's answer exercise one of the following two options to avoid sua sponte dismissal of the appeal as to the claims subject to the new ground of rejection:
- (1) Reopen prosecution. Request that prosecution be reopened before the primary examiner by filing a reply under § 1.111 of this title with or without amendment or submission of affidavits (§§ 1.130, 1.131 or 1.132 of this title) or other evidence. Any amendment or submission of affidavits or other evidence must be relevant to the new ground of rejection. A request that complies with this paragraph will be entered and the application or the patent under ex parte reexamination will be reconsidered by the examiner under the provisions of § 1.112 of this title. Any request that prosecution be reopened under this paragraph will be treated as a request to withdraw the appeal.
- (2) Maintain appeal. Request that the appeal be maintained by filing a reply brief as set forth in § 41.41. Such a reply brief must address each new ground of rejection as set forth in § 41.37(c)(1)(vii) and should follow the other requirements of a brief as set forth in § 41.37(c). A reply brief may not be accompanied by any amendment, affidavit (§§ 1.130, 1.131 or 1.132 of this title) or other evidence. If a reply brief filed pursuant to this section is accompanied by any amendment, affidavit or other evidence, it shall be treated as a request that prosecution be reopened before the primary examiner under paragraph (b)(1) of this section.
- (c) Extensions of time under § 1.136 (a) of this title for patent applications are not applicable to the time period set forth in this section. See § 1.136 (b) of this title for extensions of time to reply for patent applications and § 1.550 (c) of this title for extensions of time to reply for ex parte reexamination proceedings.

[Added, 69 FR 49959, Aug. 12, 2004, effective Sept. 13, 2004]

(Attachment to Paper No. 20050929 (Page 2 of 2)